

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

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In re: : **Chapter 11**
: **Case No. 05-17930 (ALG)**
NORTHWEST AIRLINES CORPORATION, et al., : **Jointly Administered**
Debtors. :
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**ORDER WITH RESPECT TO MOTION TO ENFORCE THE AUTOMATIC
STAY WITH RESPECT TO AN ACTION AGAINST THE DEBTOR PENDING
BEFORE THE RHODE ISLAND COMMISSION FOR HUMAN RIGHTS**

Upon consideration of the motion (the “Motion”)¹ of Northwest Airlines Corporation, and certain of its direct and indirect subsidiaries, as debtors and debtors in possession (collectively, the “Debtors”),² seeking entry of an order pursuant to section 362 of title 11 of the United States Code (the “Bankruptcy Code”) and Rules 9014 and 9020 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”) enforcing the automatic stay against the Rhode Island Commission for Human Rights (the “Commission”) and Patricia A. Wilson (“Wilson”), all as described more fully in the Motion; and the Court having jurisdiction to consider the Motion and the relief requested therein in accordance with 28 U.S.C. §§ 157 and 1334; and due notice of the Motion having been provided; and it appearing that no other or further notice of the Motion need be provided; and upon the Motion, the Declaration of Douglas

¹ Capitalized terms not defined herein shall have the meaning ascribed to them in the Motion.

² Specifically, in addition to Northwest Airlines Corporation, the Debtors consist of: NWA Fuel Services Corporation (“NFS”), Northwest Airlines Holdings Corporation (“Holdings”), NWA Inc. (“NWA Inc.”), Northwest Aerospace Training Corp. (“NATCO”), Northwest Airlines, Inc. (“Northwest Airlines”), MLT Inc. (“MLT”), Northwest Airlines Cargo, Inc. (“Cargo”), NWA Retail Sales Inc. (“NWA Retail”), Montana Enterprises, Inc. (“Montana”), NW Red Baron LLC (“Red Baron”), Aircraft Foreign Sales, Inc. (“Foreign Sales”), NWA Worldclub, Inc. (“WorldClub”), and NWA Aircraft Finance (“Aircraft Finance”).

M. Steenland, dated as of the Petition Date, and the Declaration of Neal S. Cohen, Pursuant to Local Bankruptcy Rule 1007-2 and in Support of the Debtors' Chapter 11 Petitions and First Day Orders, dated as of the Petition Date; and upon consideration of the objection to the Motion filed by the Commission; and upon the record of **and for the reasons stated on the record of** the hearing on the Motion held on October 26, 2006 (the "Hearing"); and after due deliberation and sufficient cause appearing therefor, it is

ORDERED that ~~for the reasons stated on the record of the Hearing,~~ the Motion is hereby denied, without prejudice **to the right of the Debtors to raise an argument, at a later stage in the Commission proceedings, that the automatic stay does apply to the Commission;** and it is further

~~ORDERED that the Commission may continue to investigate the charge filed by Wilson to determine whether probable cause exists; and it is further~~

ORDERED that this Court shall retain jurisdiction with respect to any matters, claims, rights or disputes arising from or related to the implementation of this Order.

Dated: New York, New York
November 16, 2006

/s/ Allan L. Gropper
UNITED STATES BANKRUPTCY JUDGE